APPENDIX 2

In the Matter of

Special Access Rates for Price Cap Local Exchange Carriers

WC Docket No. 05-25

Declaration

of

SUSAN M. GATELY

on behalf of

AdHoc Telecommunications Users Committee

August 8, 2007

DECLARATION OF SUSAN M. GATELY

EXECUTIVE SUMMARY

In August, 2004 the Ad Hoc Telecommunications Users Committee ("Ad Hoc") released *Competition in Access Markets: Reality or Illusion - A Proposal for Regulating Uncertain Markets* (herein after "*Reality or Illusion*"). The paper was prepared under my direction. *Reality or Illusion* debunked the popular illusion of readily available competitive alternatives for local access facilities, particularly the kinds of dedicated access facilities (*aka* special access) that large enterprise customers utilize. In conjunction with its review of the issues raised by the instant NPRM and the July 9, 2007 request to 'refresh the record', the Ad Hoc Committee asked that I review and update the material in that paper with any new data that may have become available since that time. This declaration contains the results of that effort. Refreshing the data with year-end 2006 results, and including RBOC data submissions that were made after the original work was complete only reinforced the conclusions drawn in the initial analysis. The new data shows that RBOC rates of return on special access services are higher than ever (78% average across the three remaining RBOCs), that intermodal competitive offerings still do not address the needs of enterprise customers, and that at the vast majority of commercial locations nationwide, enterprise customers have nowhere to turn but their local RBOC for special access connections.

In addition to "refreshing" much of the data in the white paper, this declaration contains an updated comparison of the prices for special access service offered under the Commission's price cap regulatory rules to the *higher* prices being charged for the identical service configurations in areas subject to the Commission's pricing flexibility rules.



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1 Statement of Qualifications



Before the FEDERAL COMMUNICATIONS COMMISSION Washington, DC 20554

In the Matter of

Special Access Rates for Price Cap Local Exchange Carriers

WC Docket No. 05-25

DECLARATION OF SUSAN M. GATELY

1	INTRODUCTION
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3	Susan M. Gately, of lawful age, declares and says as follows:
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5	1. My name is Susan M. Gately; I am Senior Vice President of Economics and Technology,
6	Inc. ("ETI"), One Washington Mall, Boston, Massachusetts 02108. ETI is a research and
7	consulting firm specializing in telecommunications and public utility regulation and public
8	policy. I have participated in numerous proceedings before the Federal Communications
9	Commission ("FCC" or "Commission") dating back to 1981 and have appeared as an expert
10	witness in state proceedings before state public utility commissions. My Statement of
11	Qualifications is annexed hereto as Attachment 1 and is made a part hereof.



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- 2. I have been asked by the Ad Hoc Telecommunications Users Committee ("Ad Hoc") to
- 2 review and update data contained in a White Paper that was originally prepared under my
- 3 direction for Ad Hoc in August, 2004 and to incorporate additional pricing comparisons of
- 4 pricing flexibility and price caps price levels. That paper, *Competition in Access Markets*:
- 5 Reality or Illusion A Proposal for Regulating Uncertain Markets (hereinafter "Reality or
- 6 *Illusion*") debunked the popular illusion of readily available competitive alternatives for local
- 7 access facilities, particularly the kinds of dedicated access facilities (aka special access) that
- 8 large enterprise customers utilize.

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UPDATED AND SUPPLEMENTED DATA

3. The Ad Hoc Committee's stated goal in having Economics and Technology, Inc.

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undertake preparation of the *Reality or Illusion* paper was to cause an examination of the current state of the access services market and the formulation of a plan for a regulatory paradigm capable of affording incumbent local carriers the flexibility they require to meet actual competitive challenges where they exist, while at the same time protecting customers against excessive monopoly prices and practices where the ILEC access services monopoly remains intact. The paper's relevance in the context of this particular proceeding relates to the marketplace conditions uncovered and documented in that paper. Since the completion of the

original paper new data points have become available allowing me to update many of the

data reinforces and adds to the strength of the arguments presented in the initial analysis.

analyses with data current through year-end 2006. As described below, in all cases, the newest

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4. The August 2004 Ad Hoc paper found that premature deregulation of special access services in advance of the development of a level of competition sufficient to discipline RBOC pricing activities had resulted in a situation such that special access services are today priced significantly in excess of cost. In other words, the *potential* that competitors might deploy services to enterprise customers was not sufficient to constrain RBOC behavior. In fact, based upon year-end 2003 data, we were able to quantify that every day that the FCC allowed to pass

¹Competition in Access Markets: Reality or Illusion. A Proposal for Regulating Uncertain Markets, Economics and Technology, Inc. August, 2004 at ii.



- 1 before correcting the regulatory deficiency that allowed pricing flexibility for special access
- 2 services cost business and government users more than \$16-million.²

- 5. Table 1.1 of *Reality or Illusion* documented that based upon year-end 2003 data,
- 5 excessive special access charges were resulting in overcharges equal to \$5.5-billion in 2003,
- 6 translating into the \$15-million per day overcharge estimate discussed above. Expressed in
- 7 terms of total interstate access revenues, the overcharges were somewhat less extreme, \$3-billion
- 8 in 2003 translating into \$8.3-million per day in overcharges.

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6. *Updated* Table 1.1,. below, documents that the overcharges during 2006 were even more outrageous. Special access rates during calendar year 2006 generated some \$7.6-billion in

	Updated Table 1.1					
	2006	Total RBOC Overcha	rge	s		
		Calculation	То	tal Interstate	Sp	ecial Access
1	Average Net Investment		\$	24,866,106	\$	7,579,266
2	Net Return		\$	6,497,617	\$	5,902,059
3	ROR	Line 2 / Line 1		26.13%		77.87%
4	Approved ROR	11.25%		11.25%		11.25%
5	Tax Rate	39.25%		39.25%		39.25%
6	Overearnings	(Line 3 - Line 4) * Line 1	\$	3,700,180	\$	5,049,392
7	Overcharging	Line 6 / (1-Line 5)	\$	6,090,831	\$	8,311,756
8	Daily Overcharges	Line 7 / 365	\$	16,687	\$	22,772
Sources:	Sources: Federal Communications Commission, ARMIS Report 43-04, Access Report: Table I YE 2006. Available at http://www.fcc.gov/wcb/eafs/ (accessed April 3, 2007). 39.25% is the composite tax rate currently used in the FCC's HCPM/HAI Synthesis Cost Proxy Model. http://www.fcc.gov/wcb/tapd/hcpm/welcome.html					

 $^{^{2}}$ Id., at iii and 7 - 8.

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1 excessive special access revenues, \$22.7-million per day! This means that the amount by which

2 corporate users of special access services were being *overcharged* in 2006 *increased* by

approximately 51% over the already excessive 2003 levels.

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5 7. Over the combined four year period of 2003, 2004, 2005 and 2006 the RBOCs

6 overcharged purchasers of special access service almost \$28-billion. As detailed here and in

7 earlier updates to the whitepaper that have been filed in the merger proceedings, the magnitude

8 of the overcharge has increased each year – \$5.5-billion in 2003, \$6.4-billion in 2004, \$7.7-

9 billion in 2005⁴ and \$8.3-billion in 2006 (\$19.6-billion total). Unless the Commission takes

action to correct the problem soon, there is every reason to expect the 2007 overcharges to

exceed the 2006 level – perhaps reaching \$9-billion to \$9.5-billion for this year.

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8. In a nutshell, using evidence provided by both *RBOC*s and the largest CLEC and CAP

competitors that do exist, ETI's original research revealed that competitive alternatives simply

do not exist at most commercial locations in the United States. Secondarily, RBOC pricing

behavior in the special access market corroborates that finding. The RBOCs have been earning

excessive, and continually growing, rates of return on special access services, and prices for

special access services in those areas where they have been granted the pricing flexibility to

19 respond to competition have been *increasing*, not decreasing.

⁴See page 4 of my Declaration filed in support of Ad Hoc Reply Comments in CC Docket 06-74 on June 20, 2006.



³See page 4 of my Declaration filed in support of Ad Hoc Reply Comments in CC Docket 05-65 on May 10, 2005.

RBOC earnings on special access services have continued to climb.

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9. Chapter 3 of the white paper, entitled *Undisciplined Pricing and Limitless Earnings in*

the Face of Only Putative Competition, documented that as of the end of 2003 the average rate of

5 return for RBOC special access services averaged a jaw-dropping 43.7%. The results

6 demonstrated that the individual RBOCs were earning multiples of the last FCC authorized rate

of return 11.25%, with rates ranging from two times (Verizon at 23.2%) to approximately six

8 times (SBC, Qwest and BellSouth at 63.2%, 68.1% and 69.1% respectively) that 11.25% rate.⁶

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10. The most recently released ARMIS data for year end 2006 shows that the earnings

levels on special access service for the most recently ended year are even greater than the jaw-

dropping 2003 levels. As of year end 2006, the rates of return on the special access category for

the three remaining RBOCs was as follows: Verizon - 52%, AT&T - 100%, and Qwest - 132%.

The average across all three RBOCs was an awe-inspiring 78%.

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11. Figure 3.1 of *Reality or Illusion* contained a graphic representation of RBOC special

access rates of return for 2003. Updated Figure 3.1 on the previous page contains that same

representation using 2005 data, demonstrating that the passage of two years has only exacerbated

19 the problem.



⁵*Id.*, at iv - vi, 28 and 33.

⁶*Id.*, at v -vi, 3 and 28.

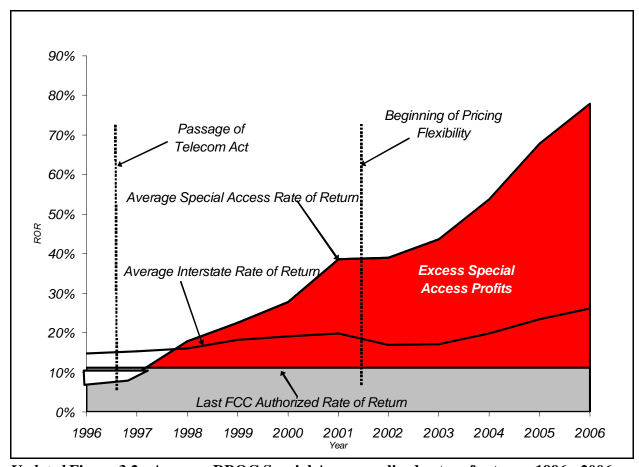
⁷*Id.*, at 28.

- 1 12. Figure 3.2 of *Reality or Illusion* contained a graphic representation of the steady
- 2 increase in RBOC special access rates of return from the time of the passage of the Telecom Act
- 3 in 1996 to the end of 2003 -- illustrating in particular the excess special access profits generated
- 4 during that time frame. Updated Figure 3.2 below adds 2004 and 2005 data to that analysis,
- 5 revealing that the average return level across the RBOCs has continued to climb.

RBOC Special Access RoRs: 2006 140% 120% 100% Special Access ROR 80% FCC Authorized RoR 60% FCC Authorized 40% 20% 0% AT&T Qwest Verizon Average

Updated Figure 3.1: Analysis of individual RBOC special access rates for return: 2006

⁸*Id.*, at 30.



Updated Figure 3.2: Average RBOC Special Access realized rates of return. 1996 - 2006.

- 13. Foreshadowing arguments that the costs of special access services have been misallocated to other interstate categories, Figure 3.3 of *Reality or Illusion* documented that as of year-end 2003, almost one-third of total interstate investment is found in the special access category even though special access lines accounted for only 2.5% of total RBOC access lines.⁹
 - 14. Analysis of the most recently available ARMIS data reveals those relationship to be

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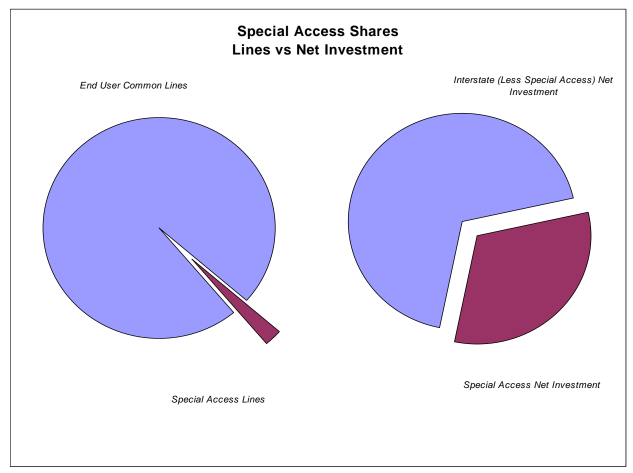
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⁹*Id.*, at 33-34

- 1 much the same as of the end of 2006. *Updated* Figure 3.3, below, documents the results of the
- 2 same analysis using year-end 2006 data.



Updated Figure 3.3: Comparison of Special Access lines shares vs. Special Access net investment shares.

- 3 15. Following in the same vein, Table 3.2 demonstrated that as of the end of 2003 the net
- 4 investment allocated to the special access category for the four RBOCs was roughly one third of
- 5 their total interstate net investment and approximately 40% of their combined Common Line and



- 1 Special Access investment categories. With only about 4-million special access loops and
- 2 associated interoffice transport facilities, compared to more than 158-million Common Line
- 3 local service loops in the RBOCs' operating territories 10 it appears more likely that the costs of
- 4 other services have been allocated to the special access category than vice-versa. 11 Updated
- 5 Table 3.2, below, reveals that conducting the analysis on year-end 2005 data didot change the
- 6 overall picture revealed by the data.

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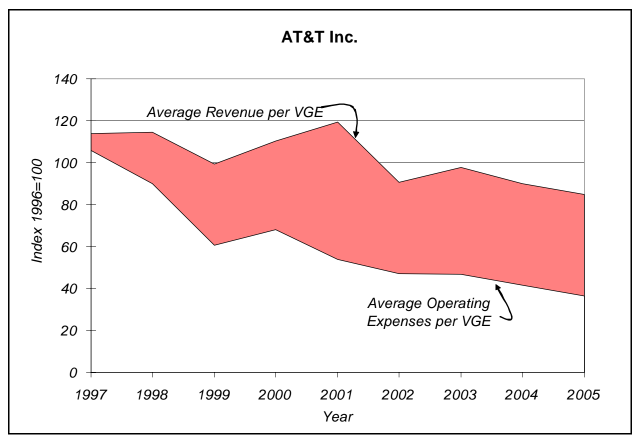
Updated Table 3.2 Analysis of Special Access Net Investments in Relation to Net Investments Levels for All Interstate Access Services -- 2005

101 All litter state Access Services 2003					
	BellSouth	Qwest	SBC	Verizon	ALL RBOCs
SPAC Net Investment	\$ 1,159,716	\$ 737,102	\$ 2,039,681	\$ 4,405,646	\$ 8,342,145
Common Line Net Investment	\$ 3,052,710	\$ 1,688,361	\$ 3,619,423	\$ 5,504,931	\$ 13,865,425
Total Interstate Net Investment	\$ 4,834,559	\$ 2,957,170	\$ 7,360,619	\$ 11,538,343	\$ 26,690,691
SPAC as % of Total Interstate Investment	24.0%	24.9%	27.7%	38.2%	31.3%
SPAC as % of SPAC+Common Line Investment	27.5%	30.4%	36.0%	44.5%	37.6%

Source: Federal Communications Commission, ARMIS Report 43-04, Access Report: Table I, YE 2004. Available at http://www.fcc.gov/wcb/eafs/ (accessed April 25, 2005).

¹⁰ While there is no definitive count of Special Access lines, various sources put the count at between 3.2 and 4.5 million lines. A Bellsouth and SBC joint proposal for Assessment and Collection procedures suggests 3.2 million Special Access lines, while data from the FCC's Statistics of Communications Common Carriers puts the value at about 4.5 million. Comments of SBC and Bellsouth, CC Docket Nos. 96-45, 98-171, 90-571, 92-237, 99-200, 96-116, 98-170, 02-33, 95-20, 98-10 and NSD File No. L-00-72, October 10, 2002; Industry Analysis and Technology Division, Federal Communications Commission, *Statistics of Communications Common Carriers* 2002/2003, March 2, 2004 ("*SOCC*") at Table 2.6.

¹¹Reality or Illusion, at 33-34



New Figure 3.4: As costs trend downward faster than prices, a widening gap can be seen between the average revenue per special access VGE and the average operating expense per VGE.

- 16. Supplementing the evidence found in *Reality or Illusion* are *New* Figures 3.4 and 3.5,
- 1 documenting a widening gap between the operating expenses associated with provisioning a
- 2 voice-grade equivalent (VGE) of special access services and the average revenue generated by
- 3 that same VGE, with costs trending down much more quickly than rates over the period 1997 to
- 4 present.¹²

¹²Federal Communications Commission, ARMIS Report 43-01, Annual Summary Report: Table I, YE 1996-2005, Available at http://www.fcc.gov/wcb/eafs (accessed June 1, 2006).

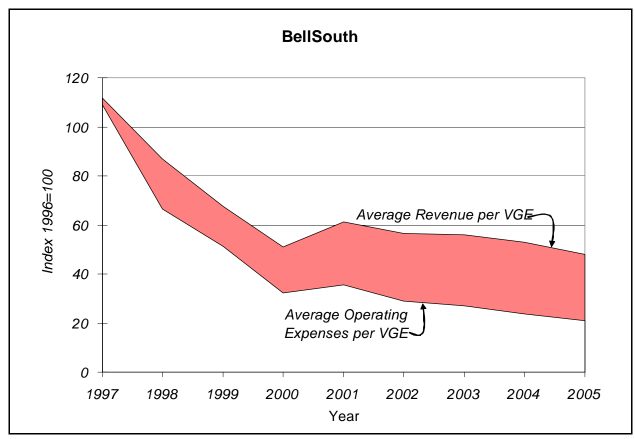


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New Figure 3.5: As costs trend downward faster than prices, a widening gap can be seen between the average revenue per special access VGE and the average operating expense per VGE.

RBOC special access prices in areas that have been granted pricing flexibility continue to be higher than in areas regulated under price caps

4 17. Review of current price levels reveals that the excessive price levels documented in the

Reality or Illusion continue today. Exhibit 1 attached compares the prices in effect for a sample

10-mile DS1 special access circuit (assuming 2 local channels and interoffice mileage) using

month to month prices, one-year, three-year and five-year contract prices. Exhibit 2 attached

8 presents the same analysis for DS3 sample circuits. As the tables clearly reveal the RBOCs have



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1 sustained increased pricing level in those areas where competition was expected to discipline

2 their pricing. As the charts also demonstrate, the prices being charged to customers located in

areas in which pricing flexibility has been granted remain higher than the prices in effect for

areas still subject to price caps regulation.

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6 18. This most recent review of price caps and pricing flexibility price levels reveals the

7 situation to be much the same as when I have looked at in the past – with one difference.

8 Consistent with the commitments accompanying the Commission's approval of the

9 AT&T/BellSouth merger, the prices in pricing flexibility MSA's across the new AT&T territory

10 have been 'rolled back' to price caps levels for the period April 5, 2007 till June 30, 2010. As

such, comparisons conducted at this time show no differential throughout AT&T's twenty-two

state region. AT&T has made it abundantly clear, however, that this is a temporary condition,

and that it's prices will revert to the previous, higher levels, come June 2010.

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19. Exhibit 3 to this Declaration includes two sheets from AT&T's special access tariff for

the Bell South Region – Tariff FCC 1 – one identified with the caption "Rates on this page are in

effect Apirl 5, 2007 through June 30, 2010" and a second sheet containing higher prices for the

very same service elements identified with the caption "Restored rates on this page effective July

1, 2010." The sheets demonstrate AT&T's clear intent to revert to the higher pre-merger

20 Commitment price levels as soon as possible.

¹³ The prices are all footnoted as a "temporarily reduced rate" with a reference to AT&T / Bell South Merger Commitment No, 6.



Competitive metrics continue to demonstrate that competitive alternatives for local access connections are not available to enterprise customers

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20. Chapter 2 of *Reality or Illusion*, entitled *No Way Out: The Lack of Alternatives to Special Access*, documents that competitive alternatives are available to connect enterprise customer locations on only a very limited basis, and that RBOCs remain the sole source of dedicated access connectivity at roughly 98% of all business premises nationwide, even for the largest corporate users. ¹⁴ The metrics analyzed at that time came from CLECs, the RBOCs, users, and the FCC. The paragraphs below discuss updated data that has become available in several instances since the release of the report. As with the evidence of market behavior discussed above, the new data serves to corroborate the picture painted in the August, 2004

report.

21. Figures 2.1 and 2.2 of *Reality or Illusion*, contained reproductions of two maps prepared and submitted by Verizon documenting that even in what many consider to be the most competitive local service markets in the country - the New York and Washington metropolitan areas, CLECs must rely upon RBOC special access loops to reach enterprise customers. ¹⁵ This evidence was submitted in the context of the FCC's Triennial Review Remand Investigation. Shortly after the completion of *Reality or Illusion*, AT&T, BellSouth and Qwest also made filings with the Commission that revealed the same to be true: in the vast majority of cases, even CLECs are required to utilize RBOC special access services to reach their (the CLECs)



¹⁴Reality or Illusion, at 11-26.

¹⁵Reality or Illusion, at 13-15.

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1 customers.

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- 3 22. BellSouth, estimated that across its 9 state region only 2,220 buildings can be access via
- 4 non-ILEC fiber. Compare that to BellSouth's estimate that in just one of those states, Florida, it
- 5 provides approximately 40,000 DS1 special access circuits to CLECs desiring to reach
- 6 customers in buildings which CLEC-owned fiber is not available. 16 Qwest, providing
- 7 information to the Commission on the Denver metro area as a surrogate for the rest of its
- 8 territory reported that CLECs have 979 "lit" buildings in the Denver metro, and that CLECs
- 9 purchase 18,563 special access facilities to reach their customers in 6,350 other commercial
- 10 buildings in the Denver metro.¹⁷

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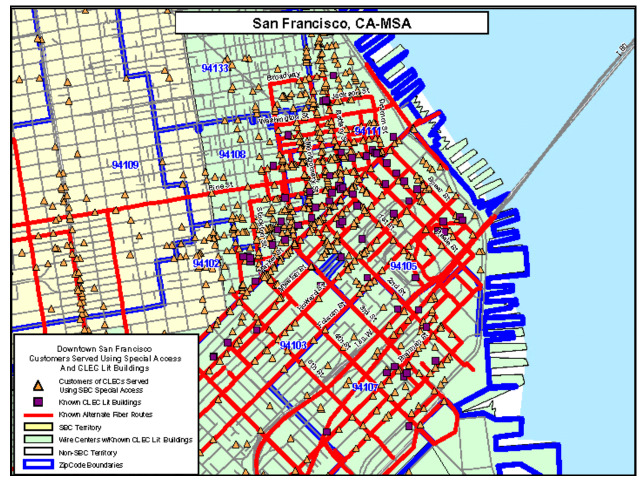
- 12 23. SBC, in a 94 page *ex parte* filing in that same docket made on August 18, 2004
- submitted maps for 22 metro areas. ¹⁸ New Figures 2.5, 2.6 and 2.7, contain reproductions of one

¹⁸August 18, 2004 *ex parte* filing by SBC Telecommunications, Inc. in CC Docket 01-338, *Section 251 Unbundling Obligations for Incumbent Local Exchange Carriers*.



¹⁶August 18, 2004 *ex parte* filing by Bell South in CC Docket 01-338, *Section 251 Unbundling Obligations for Incumbent Local Exchange Carriers*.

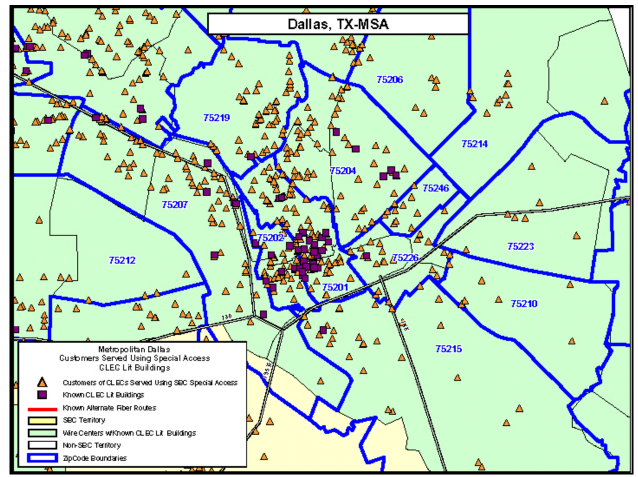
¹⁷August 20, 2004 *ex parte* filing by Qwest in CC Docket 01-338, *Section 251 Unbundling Obligations for Incumbent Local Exchange Carriers*.



New Figure 2.5: Locations of SBC Special Access Services being used by CLECs to provide local service to enterprise customers in the San Francisco metro area maps supplied by SBC

- of the maps for just three of those areas: San Francisco, Dallas and Oakland. Although a variety
- 2 of maps were included for each metro area, the maps chosen for inclusion here identify CLEC
- 3 fiber routes running through the metro areas, CLEC "lit" buildings, and "unlit" buildings where
- 4 CLECs have customers but need to use SBC special access to reach those customers. The maps
- 5 clearly document that CLEC "lit" buildings represent only a small portion of the totality of
- 6 commercial buildings in these metro areas, and that the quantity of buildings where CLECs find

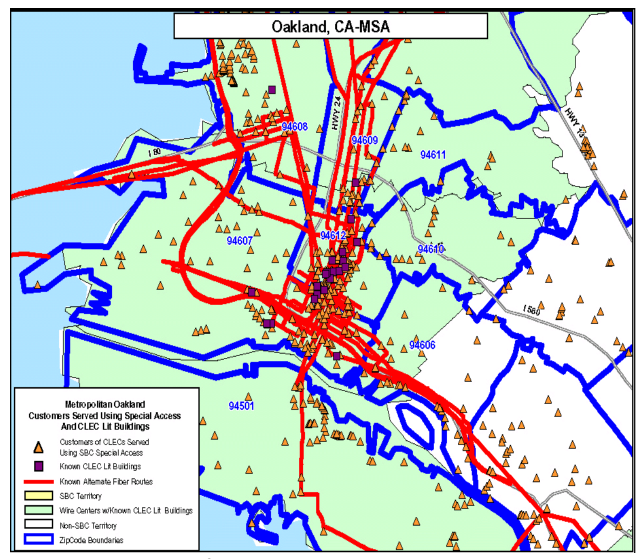




New Figure 2.6: Locations of SBC Special Access services being used by CLECs to provide local service to enterprise customers in the Dallas metro areas *map supplied by SBC*.

- 1 it necessary to utilize RBOC special access dwarf the number of buildings the CLECs have
- 2 actually "lit." Most striking, however, is the fact that in many instances, buildings where the
- 3 CLECs find it necessary to purchase RBOC special access lie right along CLEC fiber routes!
- 4 24. Chapter 2 of *Reality of Illusion* also provided evidence that *intermodal* competitive
- 5 alternatives (cable, fixed wireless) are not competitive alternatives to high speed special access
- 6 services. The FCC has since released new data pertinent to portions of those analyses -- the new





New Figure 2.7: Locations of SBC Special Access services being used by CLECs to provide local service to enterprise customers in the Oakland metro areas *map supplied by SBC*.

1 data does nothing to change the competitive landscape detailed by Ad Hoc.

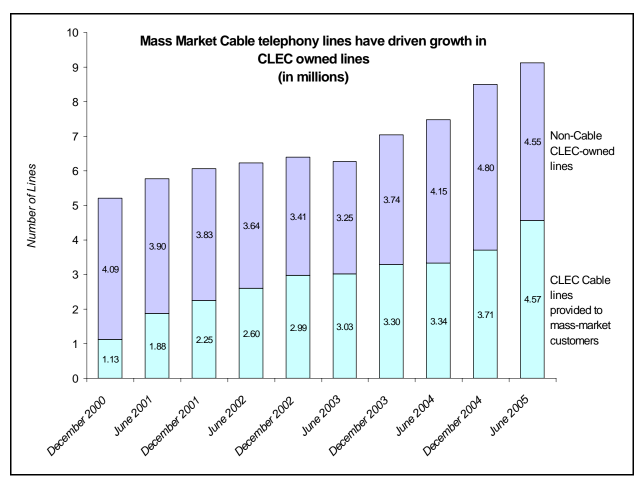
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- 3 25. Page 23 of *Reality or Illusion* cites an FCC source suggesting that 96% of high-speed
- 4 cable lines are provided to residential and small business subscribers. The FCC's most recent



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- 1 High Speed Services for Internet Access report shows that cable companies provide 23.9-million
- 2 high speed lines, and that 23.5-million of those lines are provided to residential and small
- 3 business users, suggesting that in fact, more than 98.3% of all cable high speed lines continue to
- 4 be provided to residential and small business subscribers.



Updated Figure 2.4. Mass market cable telephony lines account for most of the growth in CLEC-owned lines.

26. Figure 2.4 contained an analysis revealing that mass market cable telephony lines had

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1	driven most of the growth in CLEC-owned lines between December 2000 and June 2003.		
2	Updated Figure 2.4, above, carries that analysis out to June 2005 and shows no change in the		
3	data trends.		
4	VERIFICATION		
5	The foregoing statements are true and correct to the best of my knowledge, information, and		
6	belief.		
7	Susan M Eatety		
8			
9	SUSAN M. GATELY		

Declaration of Susan M. Gately FCC Docket No. 05-25 August 8, 2007

Statement of Qualifications

Statement of Qualifications

SUSAN M. GATELY

Susan M. Gately is Senior Vice President of Economics and Technology, Inc., and has been employed at ETI since 1981. Her experience and expertise encompass a wide range of telecommunications policy issues. Ms. Gately has concentrated particularly in the area of rate structures and operating characteristics of telephone companies and the mechanisms used in their regulation. Ms. Gately has been extensively involved in the analysis and design of pricing plans for large user custom telecommunications pricing plans. Ms. Gately has twenty years of experience analyzing incumbent LEC intrastate and interstate access tariffs, participating in virtually every FCC proceeding on access charges and price caps, and is among the nation's leading experts on access charge rate structure, methodology, and policy. Ms. Gately has designed and presented training sessions for corporate users and public service commission staffs in subject areas ranging from tariff structures, contract negotiation strategies and regulatory practices, to in-depth exploration of public policy issues.

Ms. Gately has also been extensively involved in the analysis of cost and operational data submitted by telephone companies in the context of regulatory proceedings and audits, including the submission of expert testimony in state public utility proceedings. Her responsibilities have involved the analysis of telephone company cost data and cost study methodologies. Ms. Gately's work has included the development of alternative cost figures for the purpose of presenting alternative rate proposals. She has participated in the preparation of expert testimony on local calling area expansion, affiliate transactions, survey and statistical methodologies, cost study methodologies, revenue requirement, infrastructure and modernization, new service pricing, access pricing, unbundled network element pricing, avoided retail costs for use in setting wholesale prices and other issues related to the opening and operation of markets.

Ms. Gately has devoted a large amount of time to the analysis of the Interstate Access Tariffs (to non-price issues as well as the more traditional cost and rate questions) since the filing of the initial access tariffs in 1983. Ms. Gately has participated in the preparation of hundreds of submissions to the FCC on issues including access service pricing and rate structures, price caps implementation, access service costs (including cost allocation of regulated and non-regulated services), and alternative forms of regulation. Among those issues recently addressed at the FCC has been the appropriate rate structure for the collection of universal service costs from end users, and rules related to the level of universal service funding that should be available to rural telecommunications service providers. Ms. Gately was also actively involved in the investigation of the level of cost to be recovered from the implementation of local number portability (LNP) and the appropriate method of recovering those costs. Ms. Gately was also been involved in modeling and analysis related to the most recent step in the FCC's reformation of iTS access charge and price caps plan — the so called "CALLS" plan.

Throughout 1994, acting as a staff expert for the Delaware PSC Staff, Ms. Gately participated actively in the litigation of rules implementing an alternative regulatory plan put in place by the



Delaware state legislature. Ms. Gately was one of the designated staff negotiators during an attempted negotiated settlement of the rules using Alternate Dispute Resolution (ADD) techniques. Subjects addressed by the PSC's Rulemaking included, among other things, the development of both incremental and fully distributed costing methodologies to be used by Bell Atlantic for use as incremental cost floors, and to ensure against cross-subsidization. She co-authored comments on behalf of staff regarding cost methodology, rate imputation, and unbundling requirements.

Ms. Gately was particularly active in the examination of ILEC cost data and deployment plans for basic rate interface (BRI) ISDN service. Ms. Gately was involved in all facets of a New England Telephone BRI ISDN investigation that culminated in an affordable, widely deployed ISDN offering in Massachusetts. She has also prepared and/or sponsored testimony and comments relative to the deployment and pricing of ISDN services in Colorado, Tennessee, Texas, Ohio, and Connecticut. Ms. Gately also co-authored two separate ISDN position papers in conjunction with Dr. Lee L. Selwyn; *A Migration Plan for Residential ISDN* for the Electronic Frontier Foundation and *The Prodigy ISDN White Paper: ISDN Has Come of Age* for Prodigy Services Company.

Ms. Gately was also heavily involved in the development of avoided cost estimates for use in setting wholesale prices in a resale environment. Ms. Gately co-authored (with Dr. Lee L. Selwyn) Commercially Feasible Resale of Local Telecommunications Services: An Essential Step in the Transition to Effective Local Competition. She has participated in resale proceedings and or interconnection arbitrations (relative to wholesale pricing) in California, Hawaii, Illinois, Ohio, Nevada, and Louisiana. Ms. Gately was also involved in the analysis of issues related to the application of several of the Bell Companies for Section 271 authority to enter the interLATA long distance market. Ms. Gately has also undertaken a detailed analysis of the Continuing Property Record (CPR) audits conducted by the Accounting and Audits Division of the FCC.

More recently Ms. Gately has been involved in the analysis of issues related to the application of several of the Bell Companies for Section 271 authority to enter the interLATA long distance market. Ms. Gately has also undertaken a detailed analysis of the Continuing Property Record (CPR) audits conducted by the Accounting and Audits Division of the FCC. That analysis culminated in the preparation of a paper (written in conjunction with Dr. Lee L. Selwyn) *Inflated BOC Prices: An Agenda for State PUC Actions Arising from the FCC CPR Audits*.

Ms. Gately has assisted numerous Fortune 100 companies in the evaluation of pricing, terms and conditions as part of the long distance and local procurement process.

In addition to her regulatory work, Ms. Gately has been a frequent speaker at various industry gatherings including large conventions and more specialized seminars and conferences. The subject matters have included the following wide range of issues:

- Negotiation of custom network contracts;
- ILEC central office collocation;
- The FCC's price cap plan for ILECs;
- Principles for pricing ISDN basic rate service.



Ms. Gately has co-authored a number of papers of note not mentioned above. Specifically, Ms. Gately was co-author (and project manager) of a report authored jointly by ETI and Hatfield Associates, Inc. entitled: The Enduring Local Bottleneck: Monopoly Power and the Local Exchange Carriers. She also managed and co-authored (with Dr. Lee. L. Selwyn) Access and Competition: The Vital Link (submitted to the FCC in support of a petition by the Ad Hoc Telecommunications Users Committee requesting initiation of combined access charge and separation reform proceeding) as well as a paper entitled LEC Price Cap Regulation: Fixing the Problems, Fulfilling the Promise (co-authored with Dr. Lee L. Selwyn, Dr. David J. Roddy, Scott C. Lundquist and Sonia N. Jorge) filed in support of the Ad Hoc Telecommunications Users Committee's comments in the FCC's Docket 94-1 review of the LEC Price Caps Plan. Ms. Gately also co-authored The "Connecticut Experience" with Telecommunications Competition: A Case in Getting it Wrong, with Lee L. Selwyn and Helen E. Golding. Ms. Gately's most recent work, Lost in Translation: How Rate of Return Regulation Transformed the Universal Service Fund for Consumers into Corporate Welfare for the RLECs, co-authored with Scott C. Lundquist was completed and filed earlier this year in support of Western Wireless Corporation's Petition to the FCC to calculate USF funding requirements on a forward look cost basis.

Prior to joining ETI, Ms. Gately was employed as an Economic Analyst at Systems Architects, Inc. Her work there primarily involved the analysis of economic data and survey results for the Health Care Finance Administration, the Social Security Administration, and the Department of Defense. Ms. Gately graduated from Smith College with a B.A. in Economics.

Appearances in Regulatory Proceedings

United States District Court, District of New Jersey, in *Re: AT&T Corp. v. JM Telecom, LLC*, Civil Action No. 99-2578, on behalf of AT&T Corp., Expert Report filed December 5, 2003.

California Public Utilities Commission, in *Re: Order Instituting Rulemaking to Review Policies Concerning Intrastate Carrier Access Charges*, Docket No. R.03-08-018, on behalf of AT&T Communications of California, Inc., Declaration filed November 12, 2003.

Colorado Public Utilities Commission, in Re: Application of US West Communications, Inc. for Investigation into Switched Access Rates, Docket No. 00A-201T, on behalf of AT&T Communications of the Mountain States, Inc., Testimony of Lee L. Selwyn, filed July 18, 2000, adopted by Susan M. Gately, cross-examined on October 17, 18, 2000.

Arizona Corporation Commission, in *Re: In the Matter of the Application of US West Communications, Inc., a Colorado Corporation, for a Hearing to Determine the Earnings of the Company, the Fair Value of the Company for Ratemeking Purposes, to Fix a Just and Reasonable Rate of Return Thereon and to Approve Rate Schedules Designed to Develop Such Return*, Docket No. T-1051B-99-105, on behalf of AT&T Communications of the Mountain States, Direct Testimony filed August 9, 2000, Supplemental Direct Testimony filed November 13, 2000.



United States District Court, District of Massachusetts, in *Re: Telephone Management Corporation, Plaintiff, v. State Street Bank and Trust Company, Defendant*, Civil Action No. 97-10993 PBS, on behalf of State Street Bank and Trust Company, Expert Report filed July 17, 1998.

Delaware Public Service Commission, in *Re: In the Matter of Development of Regulations for the Implementation of Telecommunications Technology Investment Act*, Docket No. PSC Reg. 41, on behalf of Delaware Public Service Commission Staff, cross-examination March 2, 1995.

New York Public Service Commission, in *Re: Proceeding on Motion of the Commission to Investigate Performance-Based Incentive Regulatory Plans for New York Telephone Company*, Docket No. 92-C-0665, on behalf of Cable Television Association of New York, Supplemental Testimony filed September 8, 1994.

California State Legislature, in *Re: California Long Distance Telecommunications Consumer Choice Act*, Assembly Bill 3720, on behalf of AT&T, Statement before the California State Legislature, April 11, 1994.

Tennessee Public Service Commission, in *Re: In the Matter of the Commission's Investigation of Integrated Services Digital Network (ISDN)*, on behalf of Prodigy Services Company, oral testimony, November 11, 1992.

Arizona Corporation Commission, in *Re: In the Matter of the Commission's Examination of the Rates and Charges of the Mountain States Telephone and Telegraph Company*, Docket No. E-1051-88-306, on behalf of Residential Utility Consumer Office, Direct Testimony filed July 13, 1990, Rebuttal Testimony August 7, 1990.

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DS1 Pricing Comparisons 10-mile Sample Circuit with 2 Channel Terminations

	Month to Month		
			0/ hoodish Dries
		Pricing Flexibility	% by which Price Flex rate exceeds
	Price Caps Sample	Sample	Price Caps Levels
Arizona - Qwest	Theo cape cample	Campio	T HOO Cape Levelo
Zone 1	\$394.60	\$582.00	47%
Zone 2	\$410.00	\$602.00	47%
Zone 3	\$434.50	\$622.00	43%
California - AT&T			
Zone 1	\$410.00	\$410.00	n/a (1)
Zone 2	\$424.00	\$424.00	n/a (1)
Zone 3	\$441.00	\$441.00	n/a (1)
Florida - AT&T	*	,	7
Zone 1	\$571.00	\$571.00	n/a (1)
Zone 2	\$616.50	\$616.50	n/a (1)
Zone 3	\$641.00	\$641.00	n/a (1)
	Ψ0-11.00	Ψ0-11.00	11/α (1)
Georgia - AT&T	0574.00	0 574.00	-1- (4)
Zone 1	\$571.00	\$571.00	n/a (1)
Zone 2	\$616.50	\$616.50	n/a (1)
Zone 3	\$641.00	\$641.00	n/a (1)
Illinois - AT&T			
Zone 1	\$881.50	\$871.50	n/a (1)
Zone 2	\$914.50	\$904.50	n/a (1)
Zone 3	\$975.50	\$965.50	n/a (1)
Zone 4	\$1,061.00	\$1,051.00	n/a (1)
Zone 5	\$1,132.00	\$1,122.00	n/a (1)
Indiana - AT&T			
Zone 1	\$917.00	\$917.00	n/a (1)
Zone 2	\$960.00	\$950.00	n/a (1)
Zone 3	\$1,022.00	\$1,012.00	n/a (1)
Zone 4	\$1,107.00	\$1,097.00	n/a (1)
Zone 5	\$1,107.00	\$1,097.00	n/a (1)
Maryland - Verizon			
Zone 1	\$1,107.00	\$1,097.00	n/a (1)
Zone 2	\$1,107.00	\$1,097.00	n/a (1)
Zone 3	\$701.34	\$914.82	30%
Massachuusetts - Verizon			
Zone 1	\$632.82	\$779.96	23%
Zone 2	\$676.02	\$895.80	33%
Zone 3	\$701.80	\$914.82	30%
Michigan - AT&T			
Zone 1	\$914.00	\$904.00	n/a (1)
Zone 2	\$947.00	\$937.00	n/a (1)
Zone 3	\$998.00	\$988.00	n/a (1)
Zone 4	\$1,093.00	\$1,083.00	n/a (1)
Zone 5	\$1,166.00	\$1,156.00	n/a (1)
Missouri - AT&T	. ,	. ,	
Zone 1	\$609.00	\$609.00	n/a (1)
Zone 2	\$622.00	\$622.00	n/a (1)
Zone 3	\$635.00	\$635.00	n/a (1)
2000	\$30.00	\$30.00	.,,α (1)

One Year Term Contract			
Diag Cone Connell	Pricing Flexibility	% by which Price Flex rate exceeds	
Price Caps Sample	Sample	Price Caps Levels	
\$382.80	\$551.00	44%	
\$397.70	\$571.00	44%	
\$421.50	\$589.00	40%	
\$400.50	\$400.50	n/a (1)	
\$420.50	\$420.50	n/a (1)	
\$437.00	\$437.00	n/a (1)	
n/a	n/a	n/a (1)	
n/a	n/a	n/a (1)	
n/a	n/a	n/a (1)	
n/a	n/a	n/a (1)	
n/a	n/a	n/a (1)	
n/a	n/a	n/a (1)	
# 000.00	*	((4)	
\$688.00	\$688.00	n/a (1)	
\$725.00	\$725.00	n/a (1)	
\$752.00 \$794.00	\$752.00 \$794.00	n/a (1) n/a (1)	
\$866.00	\$866.00	n/a (1)	
\$000.00	4000.00	.,,	
\$736.50	\$736.50	n/a (1)	
\$779.50	\$779.50	n/a (1)	
\$824.50	\$824.50	n/a (1)	
\$888.50	\$888.50	n/a (1)	
\$888.50	\$888.50	n/a (1)	
\$888.50	\$888.50	n/a (1)	
\$888.50	\$888.50	n/a (1)	
\$701.34	\$914.82	30%	
\$632.82	\$779.96	23%	
\$676.02	\$895.80	33%	
\$701.80	\$914.82	30%	
\$711.00	\$711.00	n/a (1)	
\$738.00	\$738.00	n/a (1)	
\$795.00	\$795.00	n/a (1)	
\$867.00	\$867.00	n/a (1)	
\$919.00	\$919.00	n/a (1)	
0545.00	0545.00	-1-14	
\$515.00	\$515.00 \$545.00	n/a (1)	
\$545.00 \$570.00	\$545.00 \$570.00	n/a (1)	
φ5/0.00	φ570.00	n/a (1)	

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DS1 Pricing Comparisons 10-mile Sample Circuit with 2 Channel Terminations

	Month to Month		
			% by which Price
		Pricing Flexibility	Flex rate exceeds
	Price Caps Sample	Sample	Price Caps Levels
New Jersey - Verizon			
Zone 1	\$632.36	\$779.96	23%
Zone 2	\$674.68	\$895.80	33%
Zone 3	\$701.34	\$914.82	30%
New York - Verizon			
Zone 1	\$593.06	\$716.68	21%
Zone 2	\$675.14	\$895.80	33%
Zone 3	\$701.80	\$914.82	30%
North Carolina - AT&T			
Zone 1	\$571.00	\$571.00	n/a (1)
Zone 2	\$616.50	\$616.50	n/a (1)
Zone 3	\$641.00	\$641.00	n/a (1)
Ohio - AT&T			
Zone 1	\$914.00	\$904.00	n/a (1)
Zone 2	\$947.00	\$937.00	n/a (1)
Zone 3	\$998.00	\$988.00	n/a (1)
Zone 4	\$1,093.00	\$1,083.00	n/a (1)
Zone 5	\$1,166.00	\$1,156.00	n/a (1)
Pennsylvania - Verizon			
Zone 1	\$632.36	\$779.96	23%
Zone 2	\$674.68	\$895.80	33%
Zone 3	\$701.34	\$914.82	30%
Tennessee - AT&T			
Zone 1	\$571.00	\$571.00	n/a (1)
Zone 2	\$616.50	\$616.50	n/a (1)
Zone 3	\$641.00	\$641.00	n/a (1)
Texas - AT&T	·	·	,
Zone 1	\$609.00	\$609.00	n/a (1)
Zone 1 Zone 2	\$622.00	\$622.00	n/a (1)
Zone 3	\$635.00	\$635.00	n/a (1)
	700000	7,000,000	., (.)
Virginia - Verizon Zone 1	\$632.36	\$779.96	23%
Zone 2	\$674.68	\$895.80	33%
Zone 3	\$701.34	\$914.82	30%
	φισι.σι	ψ011.02	0070
Washington - Qwest	#204.00	Ф ЕОО ОО	470/
Zone 1 Zone 2	\$394.60 \$410.00	\$582.00	47% 47%
Zone 2 Zone 3	\$434.50	\$602.00 \$622.00	43%
	\$434.3U	φ022.00	43%
Wisconsin - AT&T		***	
Zone 1	\$917.00	\$917.00	n/a (1)
Zone 2	\$960.00	\$950.00	n/a (1)
Zone 3	\$1,022.00	\$1,012.00	n/a (1)
Zone 4	\$1,107.00	\$1,097.00	n/a (1)
Zone 5	\$1,179.00	\$1,169.00	n/a (1)

Price Caps Sample	One Year Term Contract				
Price Caps Sample Price Caps Sample \$632.36 \$779.96 23% \$674.68 \$895.80 33% \$701.34 \$914.82 30% \$593.06 \$716.68 21% \$675.14 \$895.80 33% \$701.80 \$914.82 30% In/a	U U	ie real reini contra	υι -		
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\$674.68 \$895.80 33% \$701.34 \$914.82 30% \$14.82 30% \$14.82					
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\$736.50 \$736.50 n/a (1) \$779.50 \$779.50 n/a (1) \$824.50 \$824.50 n/a (1)	\$397.70	\$571.00	44%		
\$779.50 \$779.50 n/a (1) \$824.50 \$824.50 n/a (1)	\$421.50	\$589.00	40%		
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\$779.50 \$779.50 n/a (1) \$824.50 \$824.50 n/a (1)	\$736.50	\$736.50	n/a (1)		
\$824.50 \$824.50 n/a (1)			` /		
	*	*	\ /		
	\$888.50	\$888.50	n/a (1)		
\$970.50 \$970.50 n/a (1)	\$970.50	\$970.50			

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DS1 Pricing Comparisons 10-mile Sample Circuit with 2 Channel Terminations

	Three Year Term Contract		
		B E	% by which Price
	Drice Cone Comple	Pricing Flexibility	Flex rate exceeds
Arizona Owest	Price Caps Sample	Sample	Price Caps Levels
Arizona - Qwest Zone 1	\$349.56	\$465.00	33%
Zone 1 Zone 2	\$365.30	\$465.00 \$485.00	33%
Zone 2 Zone 3	\$389.40	\$505.00	30%
	ψ003.40	ψ303.00	30 /0
California - AT&T	***	***	((4)
Zone 1	\$384.00	\$384.00	n/a (1)
Zone 2 Zone 3	\$391.50 \$407.50	\$391.50 \$407.50	n/a (1)
	\$407.50	\$407.50	n/a (1)
Florida - AT&T			
Zone 1	\$367.00	\$367.00	n/a (1)
Zone 2	\$399.00	\$399.00	n/a (1)
Zone 3	\$440.50	\$440.50	n/a (1)
Georgia - AT&T			
Zone 1	\$367.00	\$367.00	n/a (1)
Zone 2	\$399.00	\$399.00	n/a (1)
Zone 3	\$440.50	\$440.50	n/a (1)
Illinois - AT&T			
Zone 1	\$371.50	\$371.50	n/a (1)
Zone 2	\$391.50	\$391.50	n/a (1)
Zone 3	\$415.50	\$415.50	n/a (1)
Zone 4	\$424.50	\$424.50	n/a (1)
Zone 5	\$433.50	\$433.50	n/a (1)
Indiana - AT&T			
Zone 1	\$398.00	\$398.00	n/a (1)
Zone 2	\$420.00	\$420.00	n/a (1)
Zone 3	\$448.00	\$448.00	n/a (1)
Zone 4	\$460.00	\$460.00	n/a (1)
Zone 5	\$460.00	\$460.00	n/a (1)
Maryland - Varizon	·	·	
Maryland - Verizon Zone 1	\$460.00	\$460.00	n/a (1)
Zone 1 Zone 2	\$460.00	\$460.00	n/a (1)
Zone 3	\$529.93	\$686.15	29%
		Ψ000.10	2070
Massachuusetts - Verizon		Ф 7 04.00	400/
Zone 1 Zone 2	\$474.62	\$701.96	48%
Zone 2 Zone 3	\$507.02	\$806.22 \$823.34	59% 56%
	\$526.35	φο 2 3.34	30%
Michigan - AT&T			
Zone 1	\$386.00	\$386.00	n/a (1)
Zone 2	\$408.00	\$408.00	n/a (1)
Zone 3	\$436.00	\$436.00	n/a (1)
Zone 4	\$446.00	\$446.00	n/a (1)
Zone 5	\$456.00	\$456.00	n/a (1)
Missouri - AT&T			
Zone 1	\$393.00	\$393.00	n/a (1)
Zone 2	\$409.50	\$409.50	n/a (1)
Zone 3	\$435.00	\$435.00	n/a (1)

Five Year Term Contract			
		% by which Price	
	Pricing Flexibility	Flex rate exceeds	
Price Caps Sample	Sample	Price Caps Levels	
0007.40	*	200/	
\$307.18	\$400.00	30%	
\$319.50	\$420.00	31%	
\$339.10	\$440.00	30%	
\$361.50	\$361.50	n/a (1)	
\$368.00	\$368.00	n/a (1)	
\$382.50	\$382.50	n/a (1)	
\$344.00	\$344.00	n/a (1)	
\$370.50	\$370.50	n/a (1)	
\$422.20	\$422.20	n/a (1)	
\$344.00	\$344.00	n/a (1)	
\$370.50	\$370.50	n/a (1)	
\$422.20	\$422.20	n/a (1)	
***************************************	· · · · · · · ·	., .,	
\$211.00	\$211 OO	n/o (1)	
\$311.00 \$326.50	\$311.00 \$326.50	n/a (1)	
\$345.00	\$345.00	n/a (1) n/a (1)	
\$353.00	\$353.00	n/a (1)	
\$360.50	\$360.50	n/a (1)	
Ψ300.30	ψ300.30	πα (1)	
#000 F0	#000 F0	-1-14	
\$339.50	\$339.50	n/a (1)	
\$357.00	\$357.00	n/a (1)	
\$379.50	\$379.50	n/a (1)	
\$390.50	\$390.50	n/a (1)	
\$390.50	\$390.50	n/a (1)	
\$390.50	\$390.50	n/a (1)	
\$390.50	\$390.50	n/a (1)	
\$437.29	\$556.73	27%	
\$411.33	\$506.97	23%	
\$439.41	\$582.27	33%	
\$456.17	\$594.63	30%	
\$329.75	\$329.75	n/a (1)	
\$347.25	\$347.25	n/a (1)	
\$367.75	\$367.75	n/a (1)	
\$376.75	\$376.75	n/a (1)	
\$385.75	\$385.75	n/a (1)	
		,	
\$318.00	\$318.00	n/a (1)	
\$342.50	\$342.50	n/a (1)	
\$370.00	\$370.00	n/a (1)	
ψ57 0.00	ψ010.00	πα (1)	

ECONOMICS AND TECHNOLOGY, INC.

⁽¹⁾ AT6:40 PM was required to reduce Price Flex rates to Price Caps levels in compliance with Merger Conditions flowing from FCC's Order approving the AT6:40 PM / BellSouth Merger.

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DS1 Pricing Comparisons 10-mile Sample Circuit with 2 Channel Terminations

	Three Year Term Contract			
			0/1 1:1 5:	
		Deiaina Flauibilia	% by which Price	
	Dries Come Commis	Pricing Flexibility	Flex rate exceeds	
Nam Janaan Mariana	Price Caps Sample	Sample	Price Caps Levels	
New Jersey - Verizon Zone 1	¢470.40	ΦEΩ4 ΩΩ	220/	
Zone 1 Zone 2	\$478.19 \$509.93	\$584.99 \$670.87	22% 32%	
Zone 3	\$529.93	\$686.15	29%	
	Ψ029.93	φ000.13	25/0	
New York - Verizon				
Zone 1	\$444.80	\$645.01	45%	
Zone 2	\$506.36	\$806.22	59%	
Zone 3	\$526.35	\$823.34	56%	
North Carolina - AT&T				
Zone 1	\$367.00	\$367.00	n/a (1)	
Zone 2	\$399.00	\$399.00	n/a (1)	
Zone 3	\$440.50	\$440.50	n/a (1)	
Ohio - AT&T				
Zone 1	\$386.00	\$386.00	n/a (1)	
Zone 2	\$408.00	\$408.00	n/a (1)	
Zone 3	\$436.00	\$436.00	n/a (1)	
Zone 4	\$446.00	\$446.00	n/a (1)	
Zone 5	\$456.00	\$456.00	n/a (1)	
Pennsylvania - Verizon				
Zone 1	\$478.19	\$584.99	22%	
Zone 2	\$509.93	\$670.87	32%	
Zone 3	\$529.93	\$686.15	29%	
Tennessee - AT&T				
Zone 1	\$367.00	\$367.00	n/a (1)	
Zone 2	\$399.00	\$399.00	n/a (1)	
Zone 3	\$440.50	\$440.50	n/a (1)	
	ψ110.00	ψ110.00	11/4 (1)	
Texas - AT&T	¢202.00	#202.00	-/- (4)	
Zone 1 Zone 2	\$393.00	\$393.00	n/a (1)	
Zone 2 Zone 3	\$409.50 \$435.00	\$409.50 \$435.00	n/a (1) n/a (1)	
	\$435.00	\$435.00	11/a (1)	
Virginia - Verizon		*		
Zone 1	\$478.19	\$584.99	22%	
Zone 2	\$509.93	\$670.87	32%	
Zone 3	\$529.93	\$686.15	29%	
Washington - Qwest				
Zone 1	\$349.56	\$465.00	33%	
Zone 2	\$365.30	\$485.00	33%	
Zone 3	\$389.40	\$505.00	30%	
Wisconsin - AT&T				
Zone 1	\$398.00	\$398.00	n/a (1)	
Zone 2	\$420.00	\$420.00	n/a (1)	
Zone 3	\$448.00	\$448.00	n/a (1)	
Zone 4	\$460.00	\$460.00	n/a (1)	
Zone 5	\$470.00	\$470.00	n/a (1)	

Five Year Term Contract			
		% by which Price	
	Pricing Flexibility	Flex rate exceeds	
Price Caps Sample	Sample	Price Caps Levels	
	•		
\$392.45	\$469.07	20%	
\$419.96	\$544.37	30%	
\$437.29	\$556.73	27%	
\$385.49	\$465.84	21%	
\$438.84	\$582.27	33%	
\$456.17	\$594.63	30%	
\$344.00	\$344.00	n/a (1)	
\$370.50	\$370.50	n/a (1)	
\$422.20	\$422.20	n/a (1)	
	·	()	
\$329.75	\$329.75	n/a (1)	
\$347.25	\$347.25	n/a (1)	
\$367.75	\$367.75	n/a (1)	
\$376.75	\$376.75	n/a (1)	
\$385.75	\$385.75	n/a (1)	
Ψ303.13	ψ000.70	11/4 (1)	
	•		
\$392.45	\$469.07	20%	
\$419.96	\$544.37	30%	
\$437.29	\$556.73	27%	
\$344.00	\$344.00	n/a (1)	
\$370.50	\$370.50	n/a (1)	
\$422.20	\$422.20	n/a (1)	
\$318.00	\$318.00	n/a (1)	
\$342.50	\$342.50	n/a (1)	
\$370.00	\$370.00	n/a (1)	
	·	()	
\$392.45	\$469.07	20%	
\$419.96	\$544.37	30%	
\$437.29	\$544.37 \$556.73	27%	
Ψ+31.23	ψ000.70	21 /0	
2007.40	0.400.00	000/	
\$307.18	\$400.00	30%	
\$319.50	\$420.00	31%	
\$339.10	\$440.00	30%	
\$339.50	\$339.50	n/a (1)	
\$357.00	\$357.00	n/a (1)	
\$379.50	\$379.50	n/a (1)	
\$390.50	\$390.50	n/a (1)	
\$398.50	\$398.50	n/a (1)	

⁽¹⁾ AT6:40 PM was required to reduce Price Flex rates to Price Caps levels in compliance with Merger Conditions flowing from FCC's Order approving the AT6:40 PM / BellSouth Merger.



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DS3 Pricing Comparisons
10-mile Sample Circuit with 2 Channel Terminations

Month to Month % by which Price Pricing Flexibility Flex rate exceeds Price Caps Sample Price Caps Levels Sample Arizona - Qwest Zone 1 \$3,520.00 \$5,900.00 68% Zone 2 \$3,520.00 \$5,900.00 68% Zone 3 \$3,520.00 \$5,900.00 68% California - AT&T Zone 1 \$5,005.25 \$5,005.25 n/a (1) \$5,039.75 n/a (1) Zone 2 \$5,039.75 Zone 3 \$5,089.75 \$5,089.75 n/a (1) Florida - AT&T Zone 1 \$6,080.00 \$6,080.00 n/a (1) \$6.080.00 \$6.080.00 Zone 2 n/a (1) Zone 3 \$6,080.00 \$6,080.00 n/a (1) Georgia - AT&T Zone 1 \$6,080.00 \$6,080.00 n/a (1) Zone 2 \$6,080,00 \$6,080.00 n/a (1) Zone 3 \$6,080.00 \$6,080.00 n/a (1) Illinois - AT&T Zone 1 \$8,715.00 \$8,690.00 n/a (1) Zone 2 \$9,225.00 \$9,200.00 n/a (1) Zone 3 \$9,815.00 \$9,790.00 n/a (1) Zone 4 \$10,415.00 \$10,390.00 n/a (1) Zone 5 \$10,875.00 \$10,850.00 n/a (1) Indiana - AT&T \$8,990.00 \$8,965.00 Zone 1 n/a (1) Zone 2 \$9,495.00 \$9,470.00 n/a (1) \$10,095.00 Zone 3 \$10,070.00 n/a (1) Zone 4 \$10,705.00 \$10,680.00 n/a (1) \$11,170.00 Zone 5 \$11,145.00 n/a (1) Maryland - Verizon \$6,639.05 Zone 1 \$8,425.30 27% Zone 2 \$6,870.05 \$8,727.80 27% Zone 3 \$7,101.05 \$9,030.30 27% Massachuusetts - Verizon Zone 1 \$6,639.05 \$7,457.30 12% Zone 2 \$6,870.05 \$7,711.40 12% \$7,101.05 \$7,965.50 12% Zone 3 Michigan - AT&T Zone 1 \$8,855.00 \$8,830.00 n/a (1) Zone 2 \$9,355.00 \$9,330.00 n/a (1) Zone 3 \$9,955.00 \$9,930.00 n/a (1) \$10,565.00 \$10,540.00 Zone 4 n/a (1) Zone 5 \$11,020.00 \$10,995.00 n/a (1) Missouri - AT&T Zone 1 \$5,525.00 \$5,525.00 n/a (1) \$5,700.00 \$5,700.00 n/a (1) Zone 2 Zone 3 \$5,875.00 \$5,875.00 n/a (1)

One Year Term Contract					
		% by which Price			
	Pricing Flexibility	Flex rate exceeds			
Price Caps Sample	Sample	Price Caps Levels			
20.000.40	#5.000.00	200/			
\$3,386.40	\$5,620.00	66%			
\$3,386.40	\$5,620.00	66%			
\$3,386.40	\$5,620.00	66%			
\$3,800.00	\$3,800.00	n/a (1)			
\$3,800.00	\$3,935.00	n/a (1)			
\$4,185.00	\$4,185.00	n/a (1)			
ψ4,100.00	ψ+,100.00	πα (1)			
\$3,888.75	\$3,888.75	n/a (1)			
\$3,888.75	\$3,888.75	n/a (1)			
\$4,022.75	\$4,022.75	n/a (1)			
Ψ1,022.70	Ψ1,022.70	11/4 (1)			
\$3,888.75	\$3,888.75	n/a (1)			
\$3,888.75	\$3,888.75	n/a (1)			
\$4,022.75	\$4,022.75	n/a (1)			
¥ 1,0220	¥ 1,12==11 T	1,100 (17)			
\$5,700.00	\$5,700.00	n/a (1)			
\$5,700.00	\$5,815.00	n/a (1)			
\$6,080.00	\$6,080.00	n/a (1)			
\$6,495.00	\$6,495.00	n/a (1)			
\$6,610.00	\$6,610.00	n/a (1)			
φο,στοιοσ	ψο,ο τοιοο	.,, (,)			
\$5,900.00	\$5,900.00	n/a (1)			
\$6,015.00	\$6,015.00	n/a (1)			
\$6,290.00	\$6,290.00	n/a (1)			
\$6,695.00	\$6,695.00	n/a (1)			
\$6,820.00	\$6,820.00	n/a (1)			
\$6,639.05	\$7,875.30	19%			
\$6,870.05	\$8,150.30	19%			
\$7,101.05	\$8,425.30	19%			
\$6,639.05	\$7,457.30	12%			
\$6,870.05	\$7,711.40	12%			
\$7,101.05	\$7,965.50	12%			
\$5,830.00	\$5,830.00	n/a (1)			
\$5,945.00	\$5,945.00	n/a (1)			
\$6,220.00	\$6,220.00	n/a (1)			
\$6,625.00	\$6,625.00	n/a (1)			
\$6,750.00	\$6,750.00	n/a (1)			
\$5,350.00	\$5,250.00	n/a (1)			
\$5,425.00	\$5,425.00	n/a (1)			
\$5,600.00	\$5,600.00	n/a (1)			

⁽¹⁾ Price Flex rates wer reduced to Price Caps levels in compliance with Merger Conditions flowing from FCC's Order approving the Merger.



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Month to Month

DS3 Pricing Comparisons
10-mile Sample Circuit with 2 Channel Terminations

% by which Price

Flex rate exceeds

Price Caps Levels

27%

27%

12%

12%

12%

n/a (1)

27%

27%

27%

n/a (1)

n/a (1)

n/a (1)

n/a (1)

n/a (1)

n/a (1)

27%

27%

27%

68%

68%

68%

n/a (1)

n/a (1)

n/a (1)

n/a (1)

n/a (1)

Pricing Flexibility Price Caps Sample Sample New Jersey - Verizon Zone 1 \$6,639.05 \$8,425.30 \$8,727.80 Zone 2 \$6.870.05 Zone 3 \$7,101.05 \$9,030.30 New York - Verizon Zone 1 \$6,639.05 \$7,457.30 \$6,870.05 \$7,711.40 Zone 2 Zone 3 \$7,101.05 \$7,965.50 North Carolina - AT&T Zone 1 \$6,080.00 \$6,080.00 Zone 2 \$6.080.00 \$6.080.00 Zone 3 \$6,080.00 \$6,080.00 Ohio - AT&T Zone 1 \$8,855.00 \$8,830.00 Zone 2 \$9.355.00 \$9,330.00 Zone 3 \$9,955.00 \$9,930.00 Zone 4 \$10,565.00 \$10,540.00 Zone 5 \$11,020.00 \$10,995.00 Pennsylvania - Verizon Zone 1 \$6,639.05 \$8,425.30 Zone 2 \$6,870.05 \$8,727.80 Zone 3 \$7,101.05 \$9,030.30 Tennessee - AT&T \$6,080.00 Zone 1 \$6,080.00 Zone 2 \$6,080.00 \$6,080.00 Zone 3 \$6,080.00 \$6,080.00 Texas - AT&T \$5,525.00 Zone 1 \$5,525.00 Zone 2 \$5,700.00 \$5,700.00 Zone 3 \$5,875.00 \$5,875.00 Virginia - Verizon \$6,639.05 \$8,425.30 Zone 1 Zone 2 \$6,870.05 \$8,727.80 \$7,101.05 \$9,030.30 Zone 3 Washington - Qwest Zone 1 \$3,520.00 \$5,900.00 Zone 2 \$3,520.00 \$5,900.00 Zone 3 \$3,520.00 \$5,900.00 Wisconsin - AT&T Zone 1 \$8,990.00 \$8,965.00 Zone 2 \$9,495.00 \$9,470.00 Zone 3 \$10,095.00 \$10,070.00 Zone 4 \$10,705.00 \$10.680.00

\$11,170.00

Zone 5

One Very Town Ordinary			
0	ne Year Term Contrac	ct	
Price Caps Sample	Pricing Flexibility Sample	% by which Price Flex rate exceeds Price Caps Levels	
		·	
\$6,639.05	\$7,875.30	19%	
\$6,870.05	\$8,150.30	19%	
\$7,101.05	\$8,425.30	19%	
\$6,639.05	\$7,457.30	12%	
\$6,870.05	\$7,711.40	12%	
\$7,101.05	\$7,965.50	12%	
. ,	. ,		
\$3,888.75	\$3,888.75	n/a (1)	
\$3,888.75	\$3,888.75	n/a (1)	
\$4,022.75	\$4,022.75	n/a (1)	
\$ 1,02211 0	ψ 1,02211 0	.,, \(\(\)	
\$5,830.00	\$5,830.00	n/a (1)	
\$5,830.00	\$5,945.00	n/a (1)	
\$6,220.00	\$6,220.00	n/a (1)	
\$6,625.00	\$6,625.00	n/a (1)	
\$6,750.00	\$6,750.00	n/a (1)	
ψ0,7 30.00	ψ0,730.00	πα (1)	
00.000.05	A7.075.00	100/	
\$6,639.05	\$7,875.30	19%	
\$6,870.05 \$7,101.05	\$8,150.30 \$8,425.30	19% 19%	
\$7,101.05	\$6,425.30	19%	
\$3,888.75	\$3,888.75	n/a (1)	
\$3,888.75	\$3,888.75	n/a (1)	
\$4,022.75	\$4,022.75	n/a (1)	
\$5,350.00	\$5,250.00	n/a (1)	
\$5,425.00	\$5,425.00	n/a (1)	
\$5,600.00	\$5,600.00	n/a (1)	
\$6,639.05	\$7,875.30	19%	
\$6,870.05	\$8,150.30	19%	
\$7,101.05	\$8,425.30	19%	
\$3,386.40	\$5,620.00	66%	
\$3,386.40	\$5,620.00	66%	
\$3,386.40	\$5,620.00	66%	
		<u> </u>	
\$5,900.00	\$5,900.00	n/a (1)	
\$6,015.00	\$6,015.00	n/a (1)	
\$6,290.00	\$6,290.00	n/a (1)	
\$6,695.00	\$6,695.00	n/a (1)	
\$6,820.00	\$6,820.00	n/a (1)	

\$11,145.00



⁽¹⁾ Price Flex rates wer reduced to Price Caps levels in compliance with Merger Conditions flowing from FCC's Order approving the Merger.

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DS3 Pricing Comparisons
10-mile Sample Circuit with 2 Channel Terminations

	Three Year Term Contract			
•				
		Deiaina Flauibilitu	% by which Price	
	Price Caps Sample	Pricing Flexibility Sample	Flex rate exceeds Price Caps Levels	
Arizona - Qwest	Frice Caps Sample	Sample	File Caps Levels	
Zone 1	\$3,046.68	\$4,650.00	53%	
Zone 2	\$3,046.68	\$4,650.00	53%	
Zone 3	\$3,046.68	\$4,650.00	53%	
California - AT&T	+-/-	, ,		
Zone 1	\$2,290.00	\$2,290.00	n/a (1)	
Zone 2	\$2,425.00	\$2,425.00	n/a (1)	
Zone 3	\$2,575.00	\$2,575.00	n/a (1)	
Florida - AT&T	*	+=,	1, 2, (1)	
Zone 1	\$3,888.75	\$3,888.75	n/a (1)	
Zone 1 Zone 2	\$3,888.75	\$3,888.75	n/a (1)	
Zone 3	\$4,022.75	\$4,022.75	n/a (1)	
	ψ+,022.70	ψ+,022.70	11/4 (1)	
Georgia - AT&T	#0.000.75	#0.000.7F	- (- (4)	
Zone 1 Zone 2	\$3,888.75	\$3,888.75	n/a (1)	
Zone 2 Zone 3	\$3,888.75 \$4,022.75	\$3,888.75 \$4,022.75	n/a (1) n/a (1)	
	\$4,022.73	\$4,022.73	11/a (1)	
Illinois - AT&T		*		
Zone 1	\$2,890.00	\$2,890.00	n/a (1)	
Zone 2	\$2,945.00	\$2,945.00	n/a (1)	
Zone 3	\$3,100.00	\$3,100.00	n/a (1)	
Zone 4	\$3,195.00	\$3,195.00	n/a (1)	
Zone 5	\$3,250.00	\$3,250.00	n/a (1)	
Indiana - AT&T				
Zone 1	\$3,010.00	\$3,010.00	n/a (1)	
Zone 2	\$3,065.00	\$3,065.00	n/a (1)	
Zone 3	\$3,240.00	\$3,240.00	n/a (1)	
Zone 4	\$3,315.00	\$3,315.00	n/a (1)	
Zone 5	\$3,370.00	\$3,370.00	n/a (1)	
Maryland - Verizon				
Zone 1	\$5,975.15	\$6,731.48	13%	
Zone 2	\$6,183.05	\$6,978.98	13%	
Zone 3	\$6,390.95	\$7,226.48	13%	
Massachuusetts - Verizon				
Zone 1	\$5,975.15	\$5,246.48	-12%	
Zone 2	\$6,183.05	\$5,418.98	-12%	
Zone 3	\$6,390.95	\$5,592.98	-12%	
Michigan - AT&T				
Zone 1	\$2,970.00	\$2,970.00	n/a (1)	
Zone 2	\$3,025.00	\$3,025.00	n/a (1)	
Zone 3	\$3,180.00	\$3,180.00	n/a (1)	
Zone 4	\$3,275.00	\$3,275.00	n/a (1)	
Zone 5	\$3,330.00	\$3,330.00	n/a (1)	
Missouri - AT&T				
Zone 1	\$3,405.00	\$3,405.00	n/a (1)	
Zone 2	\$3,605.00	\$3,605.00	n/a (1)	
Zone 3	\$3,755.00	\$3,755.00	n/a (1)	

Five Veer Term Confront			
<u> </u>	ve Year Term Contrac	π	
	Pricing Flexibility	% by which Price Flex rate exceeds	
Price Caps Sample	Sample	Price Caps Levels	
\$2,640.00	\$4,130.00	56%	
\$2,640.00	\$4,130.00	56%	
\$2,640.00	\$4,130.00	56%	
\$2,055.00	\$2,055.00	n/a (1)	
\$2,140.00	\$2,140.00	n/a (1)	
\$2,240.00	\$2,240.00	0%	
4 =,= 1000			
\$2,270.7E	¢2 270 75	2/2 /1)	
\$3,378.75	\$3,378.75	n/a (1)	
\$3,378.75	\$3,378.75	n/a (1)	
\$3,488.75	\$3,488.75	0%	
\$3,378.75	\$3,378.75	n/a (1)	
\$3,378.75	\$3,378.75	n/a (1)	
\$3,488.75	\$3,488.75	0%	
\$2,177.00	\$2,177.00	n/a (1)	
\$2,227.00	\$2,227.00	n/a (1)	
\$2,357.00	\$2,357.00	0%	
\$2,447.00	\$2,447.00	0%	
\$2,497.00	\$2,497.00	0%	
\$2,257.00	\$2,257.00	n/a (1)	
\$2,287.00	\$2,287.00	n/a (1)	
\$2,317.00	\$2,317.00	0%	
\$2,367.00	\$2,367.00	0%	
\$2,397.00	\$2,397.00	0%	
\$4,315.38	\$5,118.95	19%	
\$4,334.29	\$4,911.71	13%	
\$4,484.44	\$5,090.46	14%	
	. ,		
\$4,315.38	\$4,546.95	5%	
\$4,018.98	\$3,522.33	-12%	
\$4,154.11	\$3,635.43	-12%	
ψ+,10+.11	ψ0,000.40	1270	
©0.047.00	#0.047.00	-/- (4)	
\$2,217.00	\$2,217.00	n/a (1)	
\$2,267.00	\$2,267.00	n/a (1)	
\$2,397.00	\$2,397.00	0%	
\$2,487.00	\$2,487.00	0% 0%	
\$2,537.00	\$2,537.00	0%	
\$2,355.00	\$2,355.00	n/a (1)	
\$2,432.50	\$2,432.50	n/a (1)	
\$2,520.00	\$2,520.00	0%	

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DS3 Pricing Comparisons
10-mile Sample Circuit with 2 Channel Terminations

	Three Year Term Contract			
	Drive Cone Control	Pricing Flexibility	% by which Price Flex rate exceeds	
New Jersey - Verizon	Price Caps Sample	Sample	Price Caps Levels	
Zone 1	\$5,975.15	\$6,731.48	13%	
Zone 2	\$6,183.05	\$6,978.98	13%	
Zone 3	\$6,390.95	\$7,226.48	13%	
New York - Verizon				
Zone 1	\$5,975.15	\$5,246.48	-12%	
Zone 2	\$6,183.05	\$5,418.98	-12%	
Zone 3	\$6,390.95	\$5,592.98	-12%	
North Carolina - AT&T				
Zone 1	\$3,888.75	\$3,888.75	n/a (1)	
Zone 2	\$3,888.75	\$3,888.75	n/a (1)	
Zone 3	\$4,022.75	\$4,022.75	n/a (1)	
Ohio - AT&T				
Zone 1	\$2,970.00	\$2,970.00	n/a (1)	
Zone 2	\$3,025.00	\$3,025.00	n/a (1)	
Zone 3	\$3,180.00	\$3,180.00	n/a (1)	
Zone 4	\$3,275.00	\$3,275.00	n/a (1)	
Zone 5	\$3,330.00	\$3,330.00	n/a (1)	
Pennsylvania - Verizon				
Zone 1	\$5,975.15	\$6,731.48	13%	
Zone 2	\$6,183.05	\$6,978.98	13%	
Zone 3	\$6,390.95	\$7,226.48	13%	
Tennessee - AT&T				
Zone 1	\$3,888.75	\$3,888.75	n/a (1)	
Zone 2	\$3,888.75	\$3,888.75	n/a (1)	
Zone 3	\$4,022.75	\$4,022.75	n/a (1)	
Texas - AT&T				
Zone 1	\$3,405.00	\$3,405.00	n/a (1)	
Zone 2	\$3,605.00	\$3,605.00	n/a (1)	
Zone 3	\$3,755.00	\$3,755.00	n/a (1)	
Virginia - Verizon				
Zone 1	\$5,975.15	\$6,731.48	13%	
Zone 2	\$6,183.05	\$6,978.98	13%	
Zone 3	\$6,390.95	\$7,226.48	13%	
Washington - Qwest				
Zone 1	\$3,046.68	\$4,650.00	53%	
Zone 2	\$3,046.68	\$4,650.00	53%	
Zone 3	\$3,046.68	\$4,650.00	53%	
Wisconsin - AT&T				
Zone 1	\$3,010.00	\$3,010.00	n/a (1)	
Zone 2	\$3,065.00	\$3,065.00	n/a (1)	
Zone 3	\$3,240.00	\$3,240.00	n/a (1)	
Zone 4	\$3,315.00	\$3,315.00	n/a (1)	
Zone 5	\$3,370.00	\$3,370.00	n/a (1)	

Five Year Term Contract			
		% by which Price	
	Pricing Flexibility	Flex rate exceeds	
Price Caps Sample	Sample	Price Caps Levels	
\$4,315.38	\$5,118.95	19%	
\$4,334.29	\$4,911.71	13%	
\$4,484.44	\$5,090.46	14%	
ψ1,101.11	ψο,σσσ. το	1170	
\$4,315.38	\$4,546.95	5%	
\$4,018.98	\$3,522.33	-12%	
\$4,154.11	\$3,635.43	-12%	
+ , -	*-,		
\$3,378.75	\$3,378.75	n/a (1)	
\$3,378.75	\$3,378.75	n/a (1)	
\$3,488.75	\$3,488.75	0%	
\$2,217.00	\$2,217.00	n/a (1)	
\$2,267.00	\$2,267.00	n/a (1)	
\$2,397.00	\$2,397.00	0%	
\$2,487.00	\$2,487.00	0%	
\$2,537.00	\$2,537.00	0%	
\$4,315.38	\$5,118.95	19%	
\$4,334.29	\$4,911.71	13%	
\$4,484.44	\$5,090.46	14%	
\$3,378.75	\$3,378.75	n/a (1)	
\$3,378.75	\$3,378.75	n/a (1)	
\$3,488.75	\$3,488.75	0%	
\$2,355.00	\$2,355.00	n/a (1)	
\$2,432.50	\$2,432.50	n/a (1)	
\$2,520.00	\$2,520.00	0%	
\$4,315.38	\$5,118.95	19%	
\$4,334.29	\$4,911.71	13%	
\$4,484.44	\$5,090.46	14%	
\$2,640.00	\$4,130.00	56%	
\$2,640.00	\$4,130.00	56%	
\$2,640.00	\$4,130.00	56%	
\$2,257.00	\$2,257.00	n/a (1)	
\$2,287.00	\$2,287.00	n/a (1)	
\$2,317.00	\$2,317.00	0%	
\$2,367.00	\$2,367.00	0%	
\$2,397.00	\$2,397.00	0%	

⁽¹⁾ Price Flex rates wer reduced to Price Caps levels in compliance with Merger Conditions flowing from FCC's Order approving the Merger.



Declaration of Susan M. Gately FCC Docket No. 05-25 August 8, 2007

Exhibit 3

BELLSOUTH TELECOMMUNICATIONS, INC. BY: Operations Manager - Pricing 29G57, 675 W. Peachtree St., N.E. Atlanta, Georgia 30375 ISSUED: MAY 18, 2007 TARIFF F.C.C. NO. 1 1ST REVISED PAGE 23-1.1 CANCELS ORIGINAL PAGE 23-1.1

EFFECTIVE: JUNE 2, 2007

ACCESS SERVICE

23 - Metropolitan Statistical Area Access Services

23.1 General Regulations (Cont'd)

C. Unless otherwise provided for in this Section, regulations set forth in Sections 1; Sections 2.1 through 2.3.10.A.1; 2.3.10.A.3 through 2.3.10.E; 2.3.11 through 2.3.13; 2.3.15 through 2.4.4.5; 2.4.4.8 through 2.6; Sections 5.1 through 5.1.1.B; 5.1.1.E through 5.2.3.C; 5.2.5, 5.2.7, 5.3 though 5.6.1.B.2 and .3; 5.6.1.D through 5.6.1.F; 5.7 and 5.8; Section 13, 13.1, 13.1.A, 13.1.1 through 13.3.1; and 13.3.4 through 13.3.7; and 15 are also applicable, except as provided below.

The Telephone Company ensures that rates provided under a term pricing plan will not be increased, except as provided below, by the Telephone Company above the rates in effect at the beginning of the customer's term pricing plan period.

Certain rates in Section 23.5.2.9 reflect interstate rate reductions that are temporary and will remain in effect through June 30, 2010. These rates are being reduced pursuant to Merger Commitment 6. Customers currently subscribing to, or that subscribe to, interstate term pricing plans for DS1/DS3 Local Channel services and/or Interoffice Channel mileage services in areas where the Telephone Company has obtained Phase II Pricing Flexibility, will pay the rates set forth in Section 23.5.2.9 for those term plans through June 30, 2010, except as provided below. Effective July 1, 2010, such Customers will pay the rates set forth in Section 23.5.2.9.1, for these services. Customers subscribing to or renewing term plans while temporary rate reductions are in effect may experience rate increases as of July 1, 2010, when temporary rate reductions are no longer in effect. For Customers on term pricing plans with vintage rates, if those vintage rates are lower than the temporarily reduced rates, the lower vintage rates will apply. Customers subscribing to a pricing flexibility contract tariff in Section 25, that specifies fixed rates for DS1/DS3 Local Channel and/or Interoffice Channel services are not subject to this provision, and will continue to pay the rates specified in such contract.

See F.C.C. Memorandum Opinion and Order, WC Docket No. 06-74, in The Matter of AT&T, Inc. and BellSouth Corporation Application for Transfer of Control.

(C)

BELLSOUTH TELECOMMUNICATIONS, INC. BY: Operations Manager - Pricing 29G57, 675 W. Peachtree St., N.E.

Atlanta, Georgia 30375 ISSUED: MAY 18, 2007

TARIFF F.C.C. NO. 1 3RD REVISED PAGE 23-80

CANCELS 2ND REVISED PAGE 23-80

EFFECTIVE: JUNE 2, 2007

ACCESS SERVICE

23 - Metropolitan Statistical Area Access Services (Cont'd)

- 23.5 Rates and Charges (Cont'd)
- 23.5.2 BellSouth SPA Service (Cont'd)
- 23.5.2.9 High Capacity (a.k.a. BellSouth SPA High Capacity) Service

Rates on this page are in effect April 5, 2007 through June 30, 2010.

ALL STATES

Nonrecurring Charge

(A) Local Channel - Per Local Chann	nel	First Service <u>Installed</u>	Additional Service <u>Installed</u>	<u>USOC</u>
(1) DS1 Service (a.k.a. BellSouth SPA DS1) - 1.544 Mbps		\$660.00	\$275.00	TMECS
		<u>Per Month Rates</u>		
Zone 1 States	Month to Month	Plan A¹ 24 to 48 Months	Plan B¹ 49 to 72 Months	USOC
Alabama Florida Georgia Kentucky Louisiana Mississippi North Carolina South Carolina Tennessee	\$168.00 \$168.00 \$168.00 \$168.00 \$168.00 \$168.00 \$168.00 \$168.00 \$168.00	\$124.00 ² \$124.00 ² \$124.00 ² \$124.00 ² \$124.00 ² \$124.00 ² \$124.00 ² \$124.00 ² \$124.00 ²	\$120.00 ² \$120.00 ² \$120.00 ² \$120.00 ² \$120.00 ² \$120.00 ² \$120.00 ² \$120.00 ² \$120.00 ²	TMECS

Note 1: Channel Services Payment Plan and Area Commitment Plan Rates

Note 2: Temporarily reduced rate pursuant to the AT&T/BellSouth Merger Commitment No. 6 of the F.C.C. Memorandum Opinion and Order, WC Docket No. 06-74, in The Matter of AT&T, Inc. and BellSouth Corporation Application for Transfer of Control. Customers subscribing to or renewing term plans from April 5, 2007 through June 30, 2010, will be charged the rates in Section 23.5.2.9.1 effective July 1, 2010.



(N)

BELLSOUTH TELECOMMUNICATIONS, INC. BY: Operations Manager - Pricing 29G57, 675 W. Peachtree St., N.E.

TARIFF F.C.C. NO. 1 ORIGINAL PAGE 23-288.1

Atlanta, Georgia 30375 ISSUED: MAY 18, 2007 EFFECTIVE: JUNE 2, 2007

ACCESS SERVICE

23 - Metropolitan Statistical Area Access Services (Cont'd)

23.5 Rates and Charges (Cont'd)

- 23.5.2 BellSouth SPA Service (Cont'd)
- 23.5.2.9.1 High Capacity (a.k.a. BellSouth SPA High Capacity) Service

Restored Rates on this page effective July 1, 2010.

(N)

ALL STATES

Nonrecurring Charge

		<u>.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</u>	<u>g </u>	
(A) Local Channel - Per Local Chann	nel	First Service <u>Installed</u>	Additional Service <u>Installed</u>	<u>USOC</u>
(1) DS1 Service BellSouth - 1.544 Mbps	(a.k.a. SPA DS1)	\$660.00	\$275.00	TMECS
		<u>Per Month Rates</u>		
Zone 1 <u>States</u>	Month to <u>Month</u>	Plan A¹ 24 to 48 <u>Months</u>	Plan B¹ 49 to 72 <u>Months</u>	<u>USOC</u>
Alabama Florida Georgia Kentucky Louisiana Mississippi North Carolina South Carolina Tennessee	\$168.00 \$168.00 \$168.00 \$168.00 \$168.00 \$168.00 \$168.00 \$168.00	\$126.00 ² \$126.00 ² \$126.00 ² \$126.00 ² \$126.00 ² \$126.00 ² \$126.00 ² \$126.00 ²	$$123.00^{2}$ $$123.00^{2}$ $$123.00^{2}$ $$123.00^{2}$ $$123.00^{2}$ $$123.00^{2}$ $$123.00^{2}$ $$123.00^{2}$ $$123.00^{2}$	TMECS

Note 1: Channel Services Payment Plan and Area Commitment Plan Rates

Note 2: This rate was previously in effect through April 4, 2007. Some rates were temporarily reduced from April 5, 2007 through June 30, 2010, pursuant to AT&T/BellSouth Merger Commitment No. 6 of the F.C.C. Memorandum Opinion and Order, WC Docket No. 06-74, in The Matter of AT&T, Inc. and BellSouth Corporation Application for Transfer of Control. The temporarily reduced rates are found in Section 23.5.2.9.

